## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

Kayla Patrice Reed	) Case No.: 4:20-cv-03151
DaVonte Michael Deshawn King,	)
Plaintiffs,	) ) MOTION OF DEFENDANTS' FOR
v.	ENLARGEMENT OF TIME TO FILE AN ANSWER
Gary Hovey,	)
Sargent, in his individual capacity	
Matthew Proehl,	)
Officer, in his individual capacity	
North Platte Police Department,	)
Defendants.	
Detendants.	J

The Defendants, Gary Hovey, Matthew Proehl and the North Platte Police

Department, by and through their undersigned counsel, pursuant to NECivR 6.1(b) and Fed. R.

Civ. P. 6(b)(1), hereby move this Court to enlarge the period of time for the Defendants to

Answer or to Move to Dismiss. That this Motion for Enlargement of Time is filed on or before
the date originally allotted the Defendants to Answer: January 4, 2020. Due to the press of
business, the Holidays and other matters, these Defendants would respectfully request that the
initial Answer date be extended by 30 days until February 4, 2020.

WHEREFORE, the Defendants hereby respectfully request an enlargement of time of thirty (30) days after the Defendants' initial Answer date or until February 4, 2020, in which to file an Answer, a Motion for Summary Judgment, or to serve a motion under Fed.R.Civ.P. 12(b) or (e).

GARY HOVEY, MATTHEW PROEHL and NORTH PLATTE POLICE DEPARTMENT, Defendants,

By

Terrance O. Waite - NSBA #15497

For

WAITE & McWHA

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## CERTIFICATE OF SERVICE

I hereby certify that on December  $\frac{29}{2}$ , 2020, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:

Kayla Reed

DaVonte King

and I hereby certify that I have mailed by United States Postal Service the document to the

following non CM/ECF participants: None.

Defendants' Attorney